PROPOSED RULE MAKING



CR-102 (July 2022) (Implements RCW 34.05.320)

Do **NOT** use for expedited rule making

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DATE: February 27, 2023

TIME: 11:45 AM

WSR 23-06-056

Agency: Health Ca	re Authority				
□ Supplemental N	lotice to WSR				
\square Continuance of	WSR				
	atement of Inq	uiry was filed as WSR 22-	<u>23-135</u>	; or	
☐ Expedited Rule	MakingProp	osed notice was filed as V	WSR	; or	
□ Proposal is exe	mpt under RC	W 34.05.310(4) or 34.05.33	30(1); o	r	
□ Proposal is exe					
other related rules a	as appropriate	ງ information: (describe su	ıbject) 1	82-550-4400, Services—Exempt from DRG payment;	
Hearing location(s	•				
Date:	Time:	Location: (be specific)		Comment:	
April 4, 2023	10:00 AM	In response to the coronavirus disease 2019 (COVID-19) public health emergency, the Health Care Authority continues to hold public hearings virtually without a physical meeting place. This promotes social distancing and the safety of the residents of Washington State		To attend the virtual public hearing, you must register in advance:	
				https://us02web.zoom.us/webinar/register/WN_vz25iQ mcQVaCXYW6QEDNyw	
				If the link above opens with an error message, please try using a different browser. After registering, you will receive a confirmation email containing information about joining the public hearing.	
Date of intended a	doption: Not s	ooner than April 5, 2023 (N	ote: Th	is is NOT the effective date)	
Submit written cor	nments to:	-	Assistance for persons with disabilities:		
Name: HCA Rules Coordinator			Contact Johanna Larson		
Address: PO Box 42	2716, Olympia	WA 98504-2716	Phone: 360-725-1349		
Email: arc@hca.wa	<u>.gov</u>		Fax: 360-586-9727		
Fax: 360-586-9727			TTY: Telecommunication Relay Services (TRS): 711		
Other:			Email: Johanna. <u>Larson@hca.wa.gov</u>		
By (date) April 4, 20)23, by 11:59 P	<u>M'</u>	Other:		
			By (date) March 17, 2023		
182-550-4400 to ch people (SUPP) prog payment for claims	ange a referen gram in subsec grouped to DR	ce to the chemical-using protion (2)(b). HCA is also ame G 469 or DRG 470.	egnant	y changes in existing rules: HCA is amending WAC (CUP) women program to the substance-using pregnant subsection (2)(g) to reflect that HCA no longer denies	
Reasons supporting		•			
Statutory authority	for adoption	: RCW 41.05.021, 41.05.16	0		
Statute being impl	emented: RCV	N 41.05.021, 41.05.160			
Is rule necessary b	pecause of a:				
Federal Law?				☐ Yes ⊠ No	
Federal Court Decision?				☐ Yes ☒ No	
State Court Decision? If yes, CITATION:				☐ Yes ⊠ No	

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters: N/A						
Type of proponent: ☐ Private ☐ Public ☒ Governmental Name of proponent: (person or organization) Health Care Authority Name of agency personnel responsible for:						
Drafting:	Jason Crabbe	PO Box 42716, Olympia, WA 98504-2716	360-725-9563			
Implementation:	Melissa Craig	PO Box 45500, Olympia, WA 98504-5500	360-725-0938			
Enforcement:	Melissa Craig	PO Box 45500, Olympia, WA 98504-5500	360-725-0938			
Is a school distr If yes, insert state	-	ment required under RCW 28A.305.135?	□ Yes ⊠ No			
The public ma Name: Address Phone: Fax: TTY: Email: Other:		chool district fiscal impact statement by contacting:				
☐ Yes: A pro Name: Address Phone: Fax: TTY: Email: Other: ☒ No: Pleat Administrative	s: use explain: RCW 34.05 Rules Review Committ	nalysis may be obtained by contacting: .328 does not apply to Health Care Authority rules unless tee or applied voluntarily.	requested by the Joint			
		siness Economic Impact Statement ory Innovation and Assistance (ORIA) provides support in o	completing this part.			
chapter 19.85 RC	I, or portions of the prop	posal, may be exempt from requirements of the Regulator mation on exemptions, consult the exemption guide publicion(s):				
adopted solely to	conform and/or comply e is being adopted to co	oroposal, is exempt under <u>RCW 19.85.061</u> because this rule with federal statute or regulations. Please cite the specific onform or comply with, and describe the consequences to	federal statute or			
 □ This rule proposal, or portions of the proposal, is exempt because the agency has completed the pilot rule process defined by <u>RCW 34.05.313</u> before filing the notice of this proposed rule. □ This rule proposal, or portions of the proposal, is exempt under the provisions of <u>RCW 15.65.570</u>(2) because it was adopted by a referendum. 						

	This rule	proposal, or portions of the proposal, is exem	pt under R	CW 19.85.025(3). Check all that apply:				
		RCW 34.05.310 (4)(b)		RCW 34.05.310 (4)(e)				
		(Internal government operations)		(Dictated by statute)				
		RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)				
		(Incorporation by reference)		(Set or adjust fees)				
		RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)				
		(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process				
				requirements for applying to an agency for a license or permit)				
			-	CW 19.85.025(4) (does not affect small businesses).				
		e proposal, or portions of the proposal, is exem						
Ex	planation	of how the above exemption(s) applies to the	proposed i	rule:				
		f exemptions: Check one.						
	☐ The rule proposal is fully exempt (<i>skip section 3</i>). Exemptions identified above apply to all portions of the rule proposal.							
	☐ The rule proposal is partially exempt <i>(complete section 3)</i> . The exemptions identified above apply to portions of the rule proposal, but less than the entire rule proposal. Provide details here (consider using this template from ORIA):							
	 The rule proposal is not exempt (complete section 3). No exemptions were identified above. 							
		usiness economic impact statement: Compl						
If any portion of the proposed rule is not exempt , does it impose more-than-minor costs (as defined by RCW 19.85.020(2))								
on	business	es?	•	, , , , , , , , , , , , , , , , , , , ,				
	 No Briefly summarize the agency's minor cost analysis and how the agency determined the proposed rule did not impose more-than-minor costs. The revised rule does not impose more-than-minor costs on small businesses. □ Yes Calculations show the rule proposal likely imposes more-than-minor cost to businesses and a small business economic impact statement is required. Insert the required small business economic impact statement here: 							
The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:								
	Na	ame:						
		ddress:						
	Phone:							
		ax:						
		ΓΥ: mail:						
	Other:							
			Signat	ure:				
Da	ite: Febru	iary 27, 2023		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
Name: Wendy Barcus				Windy Barous				
Title: HCA Rules Coordinator								

- WAC 182-550-4400 Services—Exempt from DRG payment. (1) Inpatient services are exempt from the diagnosis-related group (DRG) payment method only if they qualify for payment methods specifically mentioned in other sections of this chapter or in this section.
- (2) Subject to the restrictions and limitations in this section, the agency exempts the following services for medicaid and CHIP clients from the DRG payment method. This policy also applies to covered services paid through medical care services (MCS) and any other stateadministered program, except when otherwise indicated in this section. The exempt services are:
- (a) Withdrawal management services when provided in a hospital having a withdrawal management provider agreement with the agency to perform these services.
- (b) Hospital-based intensive inpatient withdrawal management, medical stabilization, and drug treatment services provided to ((chemical-using pregnant (CUP) women by a certified)) substance-using pregnant people (SUPP) clients by an agency-approved hospital. These are medicaid program services and are not covered or funded by the agency through MCS or any other state-administered program.
- (c) Acute physical medicine and rehabilitation (acute PM&R) services.
- (d) Psychiatric services. An agency designee that arranges to pay a hospital directly for psychiatric services may use the agency's payment methods or contract with the hospital to pay using different methods.
- (e) Chronic pain management treatment provided in a hospital approved by the agency to provide that service.
- (f) Administrative day services. The agency pays administrative days for one or more days of a hospital stay in which an acute inpatient or observation level of care is not medically necessary, and a lower level of care is appropriate. The administrative day rate is based on the statewide average daily medicaid nursing facility rate, which is adjusted annually. The agency may designate part of a client's stay to be paid an administrative day rate upon review of the claim or the client's medical record, or both.
- (g) Inpatient services recorded on a claim grouped by the agency to a DRG for which the agency has not published an all-patient DRG (AP-DRG) or all-patient refined DRG (APR-DRG) relative weight. The agency will deny payment for claims grouped to (($\frac{DRG}{469}$, $\frac{DRG}{470}$)) APR DRG 955(($\frac{1}{7}$)) or APR DRG 956.
- (h) Organ transplants that involve heart, intestine, kidney, liver, lung, allogeneic bone marrow, autologous bone marrow, pancreas, or simultaneous kidney/pancreas. The agency pays hospitals for these organ transplants using the ratio of costs-to-charges (RCC) payment method. The agency maintains a list of DRGs which qualify as transplants on the agency's website.

[1] OTS-4326.3